

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/466,619	12/17/1999	JOSEPH FOBERT	7000-65	1389
27820 7590 12/18/2003			EXAMINER	
WITHROW & TERRANOVA, P.L.L.C.			ANWAH, OLISA	
P.O. BOX 1287 CARY, NC 27512			· ART UNIT	PAPER NUMBER
			.2645	
•			DATE MAILED: 12/18/2003	•

Please find below and/or attached an Office communication concerning this application or proceeding.

12/17/1969

	Application No.	Applicant(s)				
	09/466,619	FOBERT ET AL.				
Office Action Summary	Examiner	Art Unit				
	Olisa Anwah	2645				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, and If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some and patent term adjustment. See 37 CFR 1.704(b). Status	ON. R 1.136(a). In no event, however, may and the statutory minimum of the statutory minimum of the statutory minimum of the statute, cause the application to become a statute, cause the application to become statute.	a reply be timely filed irty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on	31 October 2003 .					
2a) This action is FINAL . 2b)⊠	This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims	annlication					
4) Claim(s) 1-11 and 19 is/are pending in the application.						
4a) Of the above claim(s) <u>12-18</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>1-11 and 19</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction ar Application Papers	na/or election requirement.					
9)☐ The specification is objected to by the Exan	niner					
10) The drawing(s) filed on is/are: a) a		the Examiner				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for for	reign priority under 35 U.S.C	. § 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority docum		Application No.				
 Copies of the certified copies of the application from the Internationa 	priority documents have bee I Bureau (PCT Rule 17.2(a))	n received in this National Stage				
* See the attached detailed Office action for a	•					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).a) ☐ The translation of the foreign language provisional application has been received.						
a) ☐ The translation of the foreign language 15) ☐ Acknowledgment is made of a claim for don	. , ,					
Attachment(s)						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948 Information Disclosure Statement(s) (PTO-1449) Paper No	5) Notice of	w Summary (PTO-413) Paper No(s) If Informal Patent Application (PTO-152)				

Art Unit: 2645

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 2, 3, 9, 10 and 19 are rejected under 35 U.S.C § 103(a) as being unpatentable over Robinson et al, U.S. Patent No. 5,533,102 (hereinafter Robinson) in view of Rogers et al, U.S. Patent No. 5,946,386 (hereinafter Rogers).

Regarding claim 1, Robinson discloses a client server network for managing voice data comprising:

- a client terminal (12) for receiving voice data from a caller;
- a graphical display (20), for conveying information to a client terminal user;
- a client terminal controller (14), for controlling the client terminal;

Application/Control Number: 09/466,619

Art Unit: 2645

a terminal proxy server (38) responsive to control data for sending synchronized signals to the client terminal (12) and the client terminal controller (14) to notify a client terminal user of the incoming voice data, the client terminal controller (14), in response to a synchronized signal, adapted to retrieve

Page 3

information about the incoming caller and convey the information to the client terminal user on the graphical display (col. 7,

lines 65-67); and

a graphical user interface (Figure 3), for receiving instructions from a client terminal user (12), the client terminal controller (14), in response to the instructions received from the user through the graphical user interface, adapted to perform at least one call management task on the voice data (col. 8, line 60 to col. 9, line 10).

Robinson does not disclose the voice data consists of internet protocol voice data packets. However Rogers discloses this limitation (col. 7, line 56). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Robinson with the internet protocol voice data packets taught by Rogers. This modification allows for a system that processes various types of calls as suggested by Rogers.

Art Unit: 2645

Regarding claim 2, see col. 8, line 60 to col. 9, line 10 of Robinson.

Regarding claim 3, see col. 7, lines 65-67 of Robinson.

Regarding claim 9, see 20 of Robinson.

Regarding claim 10, see 14 of Robinson.

Regarding claim 19, Robinson discloses a client server network for managing voice data comprising:

a client terminal (12) for receiving voice data from a caller;

a graphical display (20), for conveying information to a client terminal user;

a client terminal controller (14), for controlling the client terminal;

a terminal proxy server (38) responsive to control data for sending a signal to the client terminal controller (14) to notify a client terminal user of the incoming voice data, the client terminal controller (14), in response to the signal, adapted to retrieve information about the incoming caller and convey the information to the client terminal user on the graphical display (col. 7, lines 65-67); and

Art Unit: 2645

a graphical user interface (Figure 3), for receiving instructions from a client terminal user (12), the client terminal controller (14), in response to the instructions received from the user through the graphical user interface, adapted to perform at least one call management task on the voice data (col. 8, line 60 to col. 9, line 10).

Robinson does not disclose the voice data consists of internet protocol voice data packets. However Rogers discloses this limitation (col. 7, line 56). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Robinson with the internet protocol voice data packets taught by Rogers. This modification allows for a system that processes various types of calls as suggested by Rogers.

3. Claim 6 is rejected under 35 U.S.C § 103(a) as being unpatentable over Robinson combined with Rogers in view of Gallant et al, U.S. Patent No. 6,636,596 (hereinafter Gallant).

With respect to claim 6, Robinson combined with Rogers does not disclose the client terminal comprises an internet protocol telephone. However Gallant discloses this limitation (see Figure

Art Unit: 2645

1). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the combination of Robinson and Rogers with the internet protocol phone taught by Gallant. This modification would allow for voice over the internet communication as suggested by Rogers and Gallant.

4. Claim 7 is rejected under 35 U.S.C § 103(a) as being unpatentable over Robinson combined with Rogers in view of Tidwell et al, U.S. Patent Application Publication No. 2001/0043687 (hereinafter Tidwell).

Regarding claim 7, the combination of Robinson and Rogers does not disclose the client terminal comprises a set top box.

However Tidwell discloses this limitation (see abstract).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the combination of Robinson and Rogers with the set top box taught by Tidwell. This modification would allow for a telephony system that provides for the establishment of telephonic communications through the use of a television as suggested by Tidwell.

5. Claim 8 is rejected under 35 U.S.C § 103(a) as being unpatentable over Robinson combined with Rogers and Tidwell in

Art Unit: 2645

view of Selker, U.S. Patent Application Publication No. 2002/0122072 (hereinafter Selker).

With respect to claim 8, the combination of Rogers,
Robinson and Tidwell does not disclose the graphical display
comprises a television screen. However Selker discloses this
limitation (paragraph 0045). Therefore it would have been
obvious to one of ordinary skill in the art at the time the
invention was made to further modify the combination of
Robinson, Rogers and Tidwell with the television screen taught
by Selker. This modification would allow for various displays
screens to be used as suggested by Selker.

6. Claim 4 is rejected under 35 U.S.C § 103(a) as being unpatentable over Robinson combined with Rogers in view of Danne et al, U.S. Patent No. 5,946,381 (hereinafter Danne).

Regarding claim 4, the combination of Robinson and Rogers does not disclose the database comprises an address book.

However Danne discloses this limitation (col. 2, lines 40-50).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the combination of Robinson and Rogers with the address book taught by Danne. This modification would allow for the address of a

Art Unit: 2645

calling party to be presented to the called party as suggested by Danne.

7. Claim 5 is rejected under 35 U.S.C § 103(a) as being unpatentable over Robinson combined with Rogers and Danne in further view of Ranalli et al, U.S. Patent No. 6,539,077 (hereinafter Ranalli).

With respect to claim 5, the combination of Robinson,
Rogers and Danne does not disclose the database is a Lightweight
Directory Access Protocol server. However Ranalli discloses this
limitation (see Figure 3). Therefore it would have been obvious
to one of ordinary skill in the art at the time the invention
was made to further modify the combination of Robinson, Rogers
and Danne with the LDAP server taught by Ranalli. This
modification allows further information regarding a telephone
number to be retrieved as suggested by Ranalli, Danne and
Robinson.

8. Claim 11 is rejected under 35 U.S.C § 103(a) as being unpatentable over Robinson combined with Rogers in further view of Jones et al, U.S. Patent No. 6,141,341 (hereinafter Jones).

With respect to claim 11, the combination of Robinson and Rogers does not disclose the client terminal comprises an

Art Unit: 2645

internet protocol gateway for converting the voice data packets to voice signals and a telephone for receiving the voice signals. However Jones discloses this limitation (see Figure 1). Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to further modify the combination of Robinson and Rogers with the internet protocol gateway and telephone taught by Jones. This modification allows for voice over the internet communication as suggested by Jones and Rogers.

Response to Arguments

9. Applicant's arguments have been considered but are deemed to be most in view of the new grounds of rejection.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olisa Anwah whose telephone number is 703-305-4814. The examiner can normally be reached on Monday to Friday from 8.30 AM to 6 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan Tsang can be reached on 703-305-4895. The fax phone numbers for the

Application/Control Number: 09/466,619

Art Unit: 2645

organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

0.A.

Olisa Anwah Patent Examiner December 10, 2003

FAN TSANG
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600

Janjo

Page 10